Case 3:09-cv-01268-P Document 5 Filed 07/21/2009 Page 1 of 3

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

3292	
) [

Southwestern Bell T	elephone Company,	§	
Plaintiff		§	
		§	3-09CV1268-P
v. IDT Telecom, inc., l Inc., and John Does	Entrix Telecom,	Case	Numberus De
Defendant	·		JUL 2 2009
APPLIC	ATION AND ORDER	FOR ADMISSION	PRO HAC VICE DISTALCT COU
			Megaly
I. Applicant is an attor	ney and a member of the	law firm of (or pract	The state of the s
	, with offices at		
		treet Address)	,
Chicago	, Illinois	. 60606	. (312) 701-7251
(City)	(State)	(Zip Code)	(312) 701-7251 (Telephone No.)
II. Applicant will sign a	ll pleadings with the nan	ne <u>N</u>	lichael T. Sullivan
Southwestern B Illinois Bell Michigan Bell Telephone Comp	Telephone Company Telephone Company any, The Ohio Bel (List All Parti	npany, BellSout y, Indiana Bell y, Nevada Bell 1 Telephone Co es Represented) Be	h Telecommunications, Inc., Telephone Company, Inc., Telephone Company, Pacific Be mpany, The Southern New Englan 11 Telephone Company and
to provide legal representation	in connection with the	bove-styled matter ne	ow pending before the United
States District Court, for the N			
	r in good standing of the	bar of the highest co	urt of the state of
Illinois	, where App	olicant regularly pract	ices law.
Bar license number: 6	216922 Admiss	ion date: No	ovember 4, 1993
V. Applicant has also bee	en admitted to practice be	fore the following co	urts:
Court:	Admission D	ate:	Active or Inactive:
U.S. District Court, N.D. of IL	December 16,		Active
U.S. District Court, N.D. of FL	May 26, 20	09	Active
U.S. Court of Appeals, 7th Cir.			Active
Illinois	November 4	, 1993	Active

Active

VI.	Applicar	at has never involuntarily lost, temporarily or permanently, the right to practice before any							
court or	r tribunal,	or resigned in lieu of discipline, except as provided below:							
None									
	,								
VII.	Applicar	it has never been subject to grievance proceedings or involuntary removal proceedings—							
regardle	regardless of outcome—while a member of the bar of any state or federal court or tribunal that requires								
admission to practice, except as provided below:									
While I am not sure whether this constitutes a "removal proceeding" for purpose of this question, in a case pending in Boone County (Indiana) Circuit Court in which I had been granted permission to appear pro hac vice in 2006, the opposing party filed a motion to have my pro hac vice admission revoked in January of 2008. The motion was based on the length of time the case had been pending and there were no allegations of any misconduct or unprofessional conduct made against me. The court denied the motion without discussion.									
VIII.	Applicar	nt has not been charged, arrested, or convicted of a criminal offense or offenses, except as							
provide	d below (omit minor traffic offenses):							
None									
IX.	Applicar	at has filed for pro hac vice admission in the United States District Court for the Northern							
District	of Texas	during the past three (3) years in the following matters:							
Date of	Applicati	on Case No. And Style							
	3/06/2008	Southwestern Bell Telephone Co. v. Global Crossing Telemanagement, Inc., 3-08-CV-00259							
(If nece	essary, atta	nch statement of additional applications.)							
х.	Local co	unsel of record associated with Applicant in this matter is Richard M. Parr							
who ha	s offices a	t AT&T Services, Inc., 208 S. Akard, Suite 2935, Dallas, Texas 75202 , (Address)							
	(214) 757- ione No.)								
XI.	Check th	e appropriate box below.							
	For Application in a Civil Case								
		Applicant has read Dondi Properties Corp. v. Commerce Savs. & Loan Ass'n, 121 F.R.D.							
		284 (N.D. Tex. 1988) (en banc), and the local civil rules of this court and will comply with							
		the standards of practice adopted in <i>Dondi</i> and with the local civil rules.							
		•							
	For Application in a Criminal Case								
	Applicant has read and will comply with the local criminal rules of this court.								
	4								

Case 3:09-cv-01268-P Document 5 Filed 07/21/2009 Page 2 of 3

		as for this caus		o practice in the United States District Court for the
Worthern Di	strict or Tex	as for this caus	oc omy.	
SIGNED thi	s <u>16th</u>	day of	July	, 2009
			4, 5,	Michael T. Sullivan
				Printed Name of Applicant
			ing a second	Muhu J. S_
				Signature
I he	reby certify	that I have serv	ed a true and cor	Tect copy of this document upon each attorney of
			•	nied by a \$25.00 filing fee on this <u>16th</u> day of
				Michael T. Sullivan
				Printed Name of Applicant
				Muhue J. S_
				Signature
			ORD	<u>ER</u>
The	Court, havin	ng considered t	he above Applica	ation for Admission Pro Hac Vice, orders that:
Q	the appl	ication be gran	ted. The Clerk o	f Court shall deposit the application fee to the accoun
	of the N	on-Appropriate	ed Fund of this C	ourt.
	the appli	ication be denie	ed. The Clerk of	Court shall return the admission fee to the Applicant
July	21.0	009		dree Ca Solis
DATE	7		IIIDI	CIAL OFFICER

Page 3 of 3